

with one major bill, as we did in fiscal year 1999, with eight appropriations bills and one tax bill, a \$9.2 billion tax bill—all on an unamendable conference report, and we don't know what it is all about, it has 3,980 pages in it, and we can't amend it.

That is a poor way to legislate. If the people of these United States knew what was going on here in that kind of a situation, they would run us all out, or they ought to. I just don't want to have that occur again.

Mr. LOTT. Mr. President, if Senator BYRD will give me the opportunity, I associate myself wholeheartedly with his remarks, and I would like my name to be followed right after his remarks on that subject. I agree with him. I have been through those experiences. They don't do the institutions any good. I think they do the people a disservice. I hope we can avoid that.

Mr. DASCHLE. If I may regain the floor, that is the whole idea behind the sequencing arrangement we are working on today. I think we have made some real progress in ensuring that we are going to take this up in an orderly way.

Mr. BYRD. Well, I will just add in the last moment here that we are almost at the complete mercy of the executive branch in situations such as that. The executive branch comes in and they want a bill or two added in the conference report, and I think we ought to avoid that. That is what I am trying to discourage here. I have no objection.

Mr. LOTT. I thank Senator BYRD.

Mr. President, I will withdraw my earlier unanimous consent request. In order to accommodate a Senator, and perhaps others, who are desirous of attending a funeral, we will move the comments to after this vote.

I ask unanimous consent that the speaking order after the vote be as follows under the same time constraints: Senator HELMS for 40 minutes, Senator BRYAN for 40 minutes, Senator BOB SMITH for 40 minutes, Senator DORGAN for 40 minutes, Senator ROTH for 5 minutes, Senator MOYNIHAN for 5 minutes, Senator HOLLINGS for 5 minutes, Senator BAUCUS for 5 minutes, and Senator WELLSTONE for 25 minutes.

The PRESIDING OFFICER. Is there objection?

Mr. BAUCUS. Reserving the right to object, I am curious. Before, I was going to speak earlier in the line up. Now it is close to last. What happened?

Mr. LOTT. The other speeches by Senator HELMS, BRYAN, SMITH, and DORGAN were speeches that had already been ordered immediately after the vote. So what we are doing is we are adding those who want to speak with relation to China PNTR to that list.

Mr. BAUCUS. In an earlier request, I thought I heard my name at the top of the list.

Mr. LOTT. Under the earlier request, you did.

Mr. BAUCUS. I am asking what happened between then and now.

Mr. LOTT. Mr. President, let me modify my request to put Senator BAU-

CUS in the order after Senator DORGAN, to be followed by Senators ROTH, MOYNIHAN, and HOLLINGS.

The PRESIDING OFFICER. Is there objection to the modification of the unanimous consent agreement?

Without objection, it is so ordered.

ENERGY AND WATER DEVELOPMENT APPROPRIATIONS ACT, 2001—MOTION TO PROCEED

The PRESIDING OFFICER. The motion to proceed to the energy and water bill is agreed to.

TO AUTHORIZE EXTENSION OF NONDISCRIMINATORY TREATMENT TO THE PEOPLE'S REPUBLIC OF CHINA—MOTION TO PROCEED

CLOTURE MOTION

The PRESIDING OFFICER. Under the previous order, the clerk will report the motion to invoke cloture.

The legislative clerk read as follows:

CLOTURE MOTION

We the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on the motion to proceed to calendar No. 575, H.R. 4444, a bill to authorize extension of nondiscriminatory treatment (normal trade relations treatment) to the People's Republic of China.

Trent Lott, Pat Roberts, Larry E. Craig, Christopher Bond, Chuck Grassley, Ted Stevens, Connie Mack, Orrin Hatch, Frank H. Murkowski, Wayne Allard, Kay Bailey Hutchison, Don Nickles, Bill Roth, Michael Crapo, Slade Gorton, and Craig Thomas.

Mr. BYRD. Mr. President, I will vote against the cloture motion to proceed to the China Permanent Normal Trade Relations bill.

The very nature of the discussions that have been taking place on the China PNTR issue demonstrates the complexity of trade, national security, democratic and economic issues that this nation faces in considering U.S.-China relations. One of my greatest concerns about the passage of PNTR for China is the very intensive scurrying to neatly package this deal as a "win" for America.

I will concede that, on one hand, supporters of the PNTR legislation can make legitimate claims that China has, indeed, stated that it is willing to cut its tariffs, to allow greater foreign investment, and to abide by a set of internationally approved trade rules. Certainly, the people of the United States of America embrace the hope that China and the Chinese people can enjoy a beneficial exchange of commerce. But, I am a devout believer in the principle of fair trade—I repeat fair trade—rather than the so-called free trade, and I must note that China's track record in adhering to agreements is much less than perfect.

I have little doubt that the vote today paves the way to rush to approve the PNTR measure without the delib-

erate, thoughtful consideration that this Congress should always provide. It has been years since this body gave U.S. trade policy the kind of consideration that we ought and that it certainly deserves. The Congress must not continue to neglect its duty to provide meaningful debate on U.S. trade policy that could plant the seeds of lasting, mutually beneficial trade relations with China.

But, I will save my concerns about the China PNTR issue for the actual debate. The debate today is simply on the motion to proceed. Nevertheless, all Senators should be put on notice that this vote is about allowing the Senate to begin a hasty consideration of one of the most economically important relationships of our time, which also has huge national security implications. U.S.-China relations deserve better consideration from the body charged by the Constitution, as outlined in Article I, Section 8, with regulating commerce with foreign nations.

Mrs. FEINSTEIN. Mr. President, I rise today to urge my colleagues to support the cloture motion on the motion to proceed to Senate consideration of Permanent Normal Trade Relations with China based on the bilateral trade agreement negotiated between our two nations this past November. Much is at stake in this vote.

In the bilateral agreement signed this past November China made significant market-opening concessions to the United States across virtually every economic sector. For example:

On U.S. priority agricultural products, tariffs will drop from an average of 31 percent to 14 percent by January 2004 and industrial tariffs on U.S. products will fall from an average of 24.6 percent in 1997 to an average of 9.4 percent by 2005.

China will open up distribution services, such as repair and maintenance, warehousing, trucking, and air courier services.

Import tariffs on autos, now averaging 80-100 percent, will be phased down to an average of 25 percent by 2006, with tariff reductions accelerated.

China will participate in the Information Technology Agreement and will eliminate tariffs on products such as computers, semiconductors, and related products by 2005.

China will open its telecommunications sector, including access to China's growing Internet services, and expand investment and other activities for financial services firms.

The agreement also preserves safeguards against dumping and other unfair trade practices. Specifically, the "special safeguard rule" (to prevent import surges into the U.S.) will remain in force for 12 years and the "special anti-dumping methodology" will remain in effect for 15 years.

America benefits by having China follow the rules and norms of the global marketplace.

By some estimates, China is already the world's seventh largest economy.